

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF WISCONSIN

IRON WORKERS LOCAL 383 HEALTH FUND and
MICHAEL GRIMSLID (IN HIS CAPACITY AS TRUSTEE),

Plaintiffs,
v.
REBAR PLACING TWO, LLC,
Defendant.

ORDER
11-cv-491-wmc

The court having entered an order on October 3, 2011 (dkt. #8), giving defendant Rebar Placing Two, LLC until Oct. 26, 2011, to answer through counsel in compliance with Fed. R. Civ. P. 11(a), having held a default hearing today, and the defendant having both failed to answer or appear at the default hearing, now therefore, IT IS ORDERED that:

- (1) clerk of court enter default against defendant;
- (2) defendant shall have 21 days from date of service to file any opposition in writing through counsel to plaintiffs' proof of damages;
- (3) the court will set a hearing on entry of default judgment should an opposition be filed or the court have questions regarding plaintiffs' proof; and
- (4) absent a response or remaining questions, the court will enter an appropriate default judgment without further hearing.

Entered this 9th day of November, 2011.

BY THE COURT:

/s/

WILLIAM M. CONLEY
District Judge